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 14 *Attorneys for Defendants*  
 15 *Light & Wonder, Inc. and LNW Gaming, Inc.*

16 UNITED STATES DISTRICT COURT

17 DISTRICT OF NEVADA

18 EVOLUTION MALTA LIMITED,  
 19 EVOLUTION GAMING MALTA  
 20 LIMITED, EVOLUTION GAMING  
 21 LIMITED and SIA EVOLUTION LATVIA,

CASE NO. 2:24-cv-00993-CDS-NJK

Plaintiffs,

**ORDER EXTENDING TIME FOR  
 DEFENDANTS TO RESPOND TO  
 PLAINTIFFS' MOTION FOR LEAVE  
 TO FILE THEIR SAC**  
**(FIRST REQUEST)**

vs.

LIGHT & WONDER, INC. f/k/a  
 SCIENTIFIC GAMES CORP. and LNW  
 GAMING, INC. f/k/a SG GAMING, INC.,

Defendants.

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1 IT IS HEREBY STIPULATED AND AGREED between Plaintiffs Evolution Malta  
2 Limited, Evolution Gaming Malta Limited, Evolution Gaming Limited, and SIA Evolution  
3 Latvia (“Plaintiffs”) and Defendants Light & Wonder, Inc. and LNW Gaming, Inc.  
4 (“Defendants”) (collectively, the “Parties”), by and through their undersigned counsel of  
5 record, that Defendants shall have an additional 14 days to respond to Plaintiffs’ Motion for  
6 Leave to File Their Second Amended Complaint (“SAC”) (ECF No. 90), and Plaintiffs shall  
7 have an additional 7 days to reply to Defendants’ response. Defendants’ original response  
8 deadline is April 24, 2025, and Plaintiffs’ original reply deadline is May 1, 2025. With an  
9 additional 14 days, Defendants’ deadline to respond to Plaintiffs’ Motion for Leave to File  
10 Their SAC is extended to May 8, 2025. With an additional 7 days, Plaintiffs’ deadline to  
11 respond to Defendants’ forthcoming response to Plaintiffs’ Motion for Leave to File Their  
12 SAC is extended to May 22, 2025.

13 First, Defendants submit that good cause exists because they require additional time  
14 to prepare a response to Plaintiffs’ Motion for Leave to File Their SAC due to the complexity  
15 of the case, voluminous nature of Plaintiffs’ Motion—which is over 1,000 pages in total  
16 including exhibits—and overlapping deadlines related to Plaintiffs’ First Amended  
17 Complaint. Second, Defendants’ submit that good cause exists because Defendants’ counsel  
18 has preexisting work and travel commitments that they submit would make it difficult to  
19 comply with the existing deadline.

20 Plaintiffs believe that, while not necessary, a 14-day extension is more than adequate  
21 to address Defendants’ concerns.

22 This is the first extension requested for the Parties regarding Plaintiffs’ Motion for  
23 Leave to File Their SAC and is not made for the purpose of delay.

24 IT IS SO STIPULATED.

25  
26 IT IS SO ORDERED.  
27 Dated: April 25, 2025

28  
  
Nancy J. Koppe  
United States Magistrate Judge